1 D. Lee Roberts, Jr., Esq. Nevada Bar No. 8877 2 lroberts@wwhgd.com Ryan T. Gormley, Esq. Nevada Bar No. 13494 rgormley@wwhgd.com WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC 5 6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118 Telephone: (702) 938-3838 Facsimile: (702) 938-3864 Attorneys for Cirque Defendants 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 KYLE MITRIONE and KAROLINA Case No.: 2:24-CV-00916-CDS-BNW 11 MELSKA, H/W, 12 Plaintiffs, STIPULATION RE: ECF NO. 71 13 VS. (Second Request) CIRQUE DU SOLEIL AMERICA NEWCO, INC., CIRQUE DU SOLEIL NEVADA NEWCO, INC., CIRQUE DU SOLEIL 15 VEGAS, LLC, CIRQÙE DU SOLEIL HOLDINGS USA NEWCO, INC., CIRQUE APPLE LAS VEGAS, LLC, CIRQUE APPLE ADMINISTRATION, LLC, DOES I 17 THROUGH X, AND ROE CORPORATIONS 18 I THROUGH X, Defendants. 19 20 Plaintiffs and Defendants, by and through their undersigned counsel, submit this stipulation 21 and joint notice regarding ECF No. 71 and the related stipulation to stay discovery. This is the second stipulation to extend the deadline in ECF No. 71. The Court previously granted a stipulation 23 extending the deadline in ECF No. 71 from March 12, 2025 to March 21, 2025. (ECF No. 74). 24 Since then, counsel have worked diligently to resolve this issue. However, they request additional time due to the nature of the ongoing discussions and evaluating the relevant considerations. /// 27 28 ///

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